The Bloomfield Gitizen.

d "An d corrected and and corrected set. of comany of sets of its sportatorized lease, hereof

er sup-provide tic asy-of the 7-third, seven, th seven, the seven desired ieneral hat the be and ination initional he asy-hereof, f eight f eight of the ium, be

General
hat the
ly office
offendve posivested
rant, in
ey, any
ho shall
a leval
d boy or

superin-it neces-ordinate ot men-cial offi-inamed ay have officers rticular as are superin-s.

ed "An
ds," apar Lord
nty-one
General
hat secsupplefor the
hth, one
nty-one,
eighth,
y-seven,
to read

General hat the ey may, my time plan of subject ually in which nd filed upreme amend coard to pyed by sons impers or my such r being sproved n the court, tion or of the shaddlad shall nted by alterated into or plan of land which ured by tion of a casular the for it is the arse for it is da s'

n free cause course proved his is a bed or waterty such a such health, tion of nse of ny imhe act be rewhich a ownhe act be rewhich fine act which a surwork of the same of th

A WEEKLY JOURNAL

The stand Home Reading

Instead Publishing Company,

Issued Publishi A WEEKLY JOURNAL

Rhamafeld Publishing Company MOMFIELD, ESSEX COUNTY, N. J.

wel at the Part O Ree at Bloomfield as Second Class

fice on Broad St., near the Post Office.

ope a months. trans pay role in advance. S MORRIS HULIN, Publisher.

TWENTY BOLD MARINERS.

wenty hold mariners went to the wave. Increase sweet, breezes blew over the main; Bacresa learty, so free and so brave-But they never came back again! aff the wild ocean rose up to the clouds, Talf the broad sky scowled in thunder and rain;

and they stayed in the dancing main! sizes to sing, and often to mourn, And the breaking of dawn is no newer today; ak 27 of is no older than they!

-Rose Hawthorne Lathrop. LAST HOURS OF A HOG'S LIFE IN EAST CAMBRIDGE.

Percine Executions That Take Place Daily in One of the Suburbs of Boston. Blood hed in the Hot Water-The Shav-

A pic may go into the pork packing house East Cambridge a pig, but when he goes t he is numerously referred to as hams, ork sides, pigs' feet, hogs' heads, spare ribs, picked tongues and shoulders, lard, bristles, ertilier, hair and hogs' grease and lard oil. fleedely, in company with one of the employers the concern, the writer spent several hours in examining the various buildings. A long, low structure at the extreme northeast orner of the enclosure, about which a high femerationis to protect it from the world atside is the hog house where new arrivals are kept before the slaughter. A car load of described porkers, that might be called he assistracy of the swine population of the west, were just beginning to settle down he stor hours of colide vieters to rete a countly leyand a man came hurriedly along, and ming to them, the entire drove were in a fluinte up a their feet. They saw a means d end that had purposly been left open, and through a the passed, unconscious of the terrible fate a uniting them on the other side

the bag t prow bridge into which they were entered And what a long, dark The You have seen covered railroad rales up in the country that are like it. Through the walls the walls the and a stranged in, and there in a babel of sound would be seen a line of hogs packed door than sleighs on the Milldam in Janu-They were crowding, pushing each other towards the little opening so far ahead which marked the end of the bridge, and wity seen they had all passed through itthat the sunlight which seemed to be iwaiting them, but into a triangular pen where the rumble of machinery came to their rare, and decisionally the dying wail of one

their kind whose wind had been cut by e led high executioner. The praces were closer together than sarhis in a box, and restless as eels. They red to walk on top of each other, rubbed aguist the trousers of the men among them, and then some would try to climb the wooden wall and recape. As it was no less than six but high, they could do little more than stand on the schind legs. This was an exceland opportunity for the swine herd. He had both har several minutes watching a wire that high from a pulley some twenty t always the pen. Then it was lowered marrhan, and we knew the end was im-

le I dere to describe the scene after the I despite style of an execution, I would

Bridge k-Pig Sty, the largest and most " The left is clasped I alloted of steel, which fastens like a hand-

. He is suddenly drawn high in the and asswinging to and fro like the penand of a grandfather's clock. A pro-The rope sandenly to pull him along towards The executioner has just let

a mouthful of tobacco juice. The victim " hangs silent before him. The "Calless of the situation is evidently numb-I his filled, for no sound escapes him. and such as his in the last moment of soms more than human. The execu-Tases his knife. He holds it as Edwin does his rapier in a stage duel. A and its trusty blade glitters in the electric and then it is buried in the victim's the neck. He twists like a screw-

and then the killer pulls forth his), while the life blood starts in a crimam like muddy Cochituate through a in faucet. In an irstant convulsions the dying porker. His flesh twists and manuscles become distorted. The agonies " mitense, and then the reaction of death and on towards the tub he goes, dead as a doornail. I'm seconds after the pig becomes pork he shot down into a hot water bath. Ye who

a ythought life's end was coming in the ering confines of a Turkish bath take attalways. Don't kick about hot water you have seen the bubbling, seething a iron in a killing room. The hog is ways supposed to be dead when this stage bereached, but it sometimes happens that he that and in the few brief moments before al darkness blinds his mind how thoughts just wrongs and misdeeds must come from or graves to bound him! The tub in which he is dropped is a long one, and after ting rolled over several times until the rist es are ready to drop out of their own " it he is pulled up on a board, and in a Analyg two men have removed his bristles and his way rejoicing. Hooked a 11-h under the chin, the rope to which sequeled carries him through a shower and then the shaving machine is lean say truthfully that I would take my chances in going through

that nearline than to repeat the experience shaved by some barbers I know who le le first class workmen. want to know something about Suppose, then, you see the a barrel removed, and in its place at there are arranged upon springs a o a or more knife blades, so that when no Desure is brought upon them from the under the they remain so close together that you

could not drop a kitten down between their Then imagine that a pig's nose comes into sight. It gently slides up, pushing back the scrapers, which in turn do their duty and leave his snout hairless and white as a baby's

a repository below.

On goes the porker until he reaches a table where four men are employed, two on each side, in removing such hairs as have escaped the automatic barber behind. Before you can say Jack Robinson he has resumed his journey and is landed on a bench, where his internals are removed and several shower baths given. Then, when all is over and he is looking as pure and clean as pork can look, he is given the only roller coaster ride a pig was ever known to take. The course from the end of the finishing room to the cooling room, where the pork is placed before packing, is down a long incline of perhaps 300 feet. The dressed hog is hitched to a little truck by the hind legs, a push is given, and down the track it runs to the refrigerator. To be catched, this was the only portion of the business that I should like to pass through, and the enthusiasm of boyhood days could not be kept down as we watched the porker swing wildly to and fro as the truck carried hinr down like the wind, faster than a bicycle coasts down hill, with no chance for a header. -Henry G. Trickey in Boston Globe.

A New Mexico Shepherd's Life.

The life of a cowboy, full of bardship though it be, is lively and bracing and comparatively comfortable. But a shepherdeven graze the skin of the subject. Without a house to sleep in, camping on the bare ground in weather that would make a Dakota blizzard reach for its gun, his only home the place where the sheep stop at night, often obliged to be out all night when the storm or the coyote scatters the flock, and never able to take off his shoes or clothes for months at a time; with no society save that of the sheep and a fellow shepherd as stupid as himself, the pastor's lot is not a happy one. Its hardships, severe as they are, are nothing beside its du'lness. Fancy yourself sitting all day and watching a flock of sheep, and keeping it up month in and month out, year

It is true that the shepherd has some diversions, but they are mostly forbidden ones. He will make some alleged music, of an evening, on the vihuela, a sort of gigantic jewsharp of home manufacture, made of a bent stick, a string and one key, and looking more like a lop sided bow than anything else. He indulges likewise in sundry games of Mexican monte and eunquian with his compadre, playing all night and sleeping all day. If there be a baile (dance) in some neighboring town, or if he become possessed of an overwhelming desire to visit one of his commadres and take her a few fat wethers, he will sneak away at nightfall and will not return till morning meantime leaving his partida to go to thunder. But woe to him if his patron catch him at such exploits! Then shall he wish bailes and commadres relegated to the limbo of

The roster of a duly organized flock consists of 2,500 sheep-all ewes and their lambs, with a few wethers for mutton-two shepherds (Navajoe or Mexican), two dogs to help care for the flock and two burros to pack the blankets, provisions and axes. Shepherds are paid from \$15 to \$20 per month-generally the latter figure-and rations. The provisions, given them every month, comprise flour, meal, beans, coffee, sugar and salt. The meat of the wethers is also at their disposal. Neatness, of course, is hardly to be expected in shepherds, and they are a picturesquely dirty set of tatterdemalions. A slouch hat of the vintage of 76, a ragged shirt, still raggeder coat, and raggedest unwhisperables, generally innocent of buttons, and repressed by strings, with a pair of teguas, with soles of raw ox bide and uppers made of sheepskin, with the wool inside, a shock of tangled hair, and face and hands long unaware of soap. That about fills the picture.-Cor. Globe-Democrat.

How to Avoid Sunstroke. Sunstroke rarely occurs to those who take

proper care of themselves, even when they are fully exposed to the direct heat of the sun. The victims are generally those who drink alcoholic liquors to excess or who have overloaded the stomach with improper tood. Still, cases of sunstroke do occur when the mode of life has not been at variance with the laws of health. It is well, therefore, for ever one to take proper precautions against

next the body should be of some material capable of readily absorbing the perspiration. | Wool is probably to be preferred, and it should be pure-that is, unmixed with cotton. For the head during very warm weather nothing is better than a straw hat, An Act concerning, cities, towns and boroughs for not only is it of light weight, but, if prop-erly made, free passage of air round the head takes place. The so called Panama hats, which are so closely woven that they will hold water, are the worst possible coverings trol of such city, town or borough, to order as trol order for the head in summer.

large cities. They were very infrequent in the country or outside of the limits of ough, for the maintenance of a fire department. In the country or outside of the limits of outside outsi the army during the late civil war, although the men were often subjected for many days at a time to the most intense solar heat, and this, too, while engaged in fighting, or in the tothe most intense solar heat, and this, too, while engaged in fighting, or in the target of the civil war or borough imposed by any prior law, general or special, by way of percentage or otherwise, shall in anywise be applicable to the target or shall this making long marches, or in field work of fore the war with troops on the plains, where the rays of the sun fall upon the body unobstructed by even a tree or a bush, I do not recollect to have seen a single case of sunstroke.-Dr. William A. Hammond in New

Indians and Whisky.

It is true that the Indian will drink whisky, but the reason he gets so uproariously drunk is because, unlike the white man, he does not know how to use the drink. An Indian may not take one drink of whisky in five years; then some white man will give him a pint flask of rye or bourbon, which he doesn't know how to take in moderation, but drinks at one sitting, the consequence being that the Indian becomes very drunk. He is like a child in this respect, and knows no more than does a child as to what the effect of the liquor will be.-W. F. Cody in The Epoch.

About the Same. "Say," said Alpha, "my son is learning to play the violin. Come around this evening and hear him practice." "What is be employed at during the day " asked Omega. "He works in a saw filing factory." "Well, I have another engagement for this evening, but I will call around at the factory tomorrow and remain a few minutes."-Nor-

The Unmounted Cavalry. It appears that besides having ships with no guns, England has cavalrymen with no horses. For example, the Third regiment of Household cavalry has but 800 horses for 1.300 men, and 17,000 dragoons and hussars have but 10,000 horses. In the German army the usual proportion is 1,000 horses to 700

ristown Herald.

men.-New York Sun.

BY AUTHORITY.

CHAPTER CLXV. A Supplement to an act entitled "An act to provide for the assessment and payment of the costs and expenses incurred in constructing sewers and making other improvements in townships and villages." approved 'pril twelfth, one thousand eight hundred and seventy-eight. enty-eight.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That the slerk of the county wherein any improvem at is

missioners who shall receive the ame shall give to the person paying such assessment a certifi-cate of satisfaction thereof, under the scal of said board of commissioners and signed by their treasurer, which certificate shall be sufficient vidence of the payment of such assessment and

4 And be it enacted. That the person paying any asses-ments as aforesaid, for which a certificate shall be given, shall pay to such board of are hereby repealed every certificate so made as aforesaid, and also effect immediately.

pay to the clerk of the county who shall satisfy —Approved March 23, 1888. said assessment of record, the sum of ten cents.

5. And be it enacted. That all acts and parts of acts inconsistent with this act be and the same are hereby repealed, and this act shall take effect mmediately.
Approved March 23, 1888.

CHAPTER CLXVI. An Act to provide for the appointment of clerks of the grand jury in certain counties in th's 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That hereafter upon the application of a majority of the board of chosen freeholders it shall be lawful for the court of over and terminer in the coun-

ties of this state where there is no provision now made by law. to appoint a clerk for the grand jury, under the seal of the court, who shall land his office for the term of one year, unless sooner emoved by the court, the salary to be fixed by the court, but in no case to exceed the sum of one hundred dollars per year. 2. And be it enacted, That the said salary of orosecu'or of the pleas.
2. And be it enacted, That this act shall take Approved March 28, 1888.

CHAPTER CLXVII. An Act amending "An act for the formation of borough commissions," approved March sev-1. Be it enacted by the Senate and General tion two of an act entitled "An act for the formation of borough commissions," approved March seventh, eighteen hundred and eighty-two e amended to read as follows: 2. And be it enacted. That it shall be the duty of the chosen freeholder, or if more than one, then of one of the chosen freeholders of any township in which it is proposed to constitute a porough under this act, upon presenta ion to im of a petition for that purpose, setting forth the name and boundaries of the proposed bor-ough, signed by persons owning at least one-half in value of the taxable real estate in the limits of the proposed borough as the same appears upon the a sessor's duplicate of the township, to call a special election, to be held at some convenient place within the said proposed borough, by noice in writing undr his hand, which notice shall ntain an accurate description of the name and boundaries of the proposed borough, and state the object of the said election to be to vote for or against the incorporation of the said proposed borough under the provisions of this act, which notice shall be set up at least ten days previous to the said broposed election, in five of the most public places within the said proposed borough imits, and published at least twice in a newspaper printed and published within the said proosed borough limits, if any, or, if none so pub-ished, then in a newspaper printed and published in the county wherein said proposed borough is

2. And be it enacted. That all acts and parts of acts inconsistent with this act be and the same are hereby repealed.
3. And be it enacted. That this act shall take effect immediately . Passed March 28, 1888.

CHAPTER CLXVIII. An Act to prevent the shooting, trapping or hunting of English hare for a term of three 1. Be it enacted by the Senate and Genera 1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That it shall not be lawful to shoot, trap or hunt with dogs any English hare for the space of three years from the approval of this act.

2. And be it enacted, That any person or person of person or person the laws of health. It is well, therefore, for ever one to take proper precautions against all risks.

The clothing should be light, and that worn next the body should be of some material ever the body should be of some material every court of competent jurisdiction.

2. And be it enacted. That any person per effect immediately. Approved March 23, 1888.

CHAPTER CLXIX 1. Be it enacted by the Senate and General Assembly of the State of New Jer ey. That it shall and may be lawful for the common council, board of aldermen or other governing body of any city, town or borough in which there is now no fire department under the con-It is a remarkable fact that sunstrokes are same manner that other taxes in such city, town very seldom met with among persons who expose themselves to the full heat of the sun in the country or outside of the limits of

making long marches, or in field work of various kinds. Although often serving bevarious kinds. raise a larger sum than may now be authorized by any existing law.

2. And be it enacted. That to provide for the purchase of suitable lands, houses, apparatus and other property to be used in any such city, town or borough for fire purposes, it shall be lawful for the common council, hoard of aldenmen or other governing body of such city, town or borough to issue bonds to an amount not exceed ing the rare of one thousand dollars for each one thousand inhabitants of such city, town or borough, said bonds to be issued in sums of five hundred dollars or multiples thereof, to be denominated fire department bonds, to be rayable not later than ten years from date of issue, to nominated fire department bonds, to be payable not later than ten years from date of issue, to bear interest at not exceeding six per centum per annum, to be signed by the mayor, or, in his absence or inability, by the presiding officer of such city, town or borough; impressed with the seal of such city, town or borough and attested by the clerk thereof, and not to be sold for less then par; provided, that the amount of any and all purely bonds of any such city, town or borough par: provided, that the amount of any and all unpaid bonds of any such city, town or borough heretofore issued, under authority of the same for fire department purposes shall be deducted from the amount hereby authorized, and in such case this act shall be constructed to authorize any act by the property of the same further. any such c ty, town or borough to issue further bonds for the excess only after such reduction.

3. And be it enacted, That this act shall take

> CHAPTER CLXX. Supplement to an act extitled "An act to provide for licensing boats, hacks and other vehi-cies, and the owners and drivers thereof, and also hucksters and peddlers of merchandise and provisions, or persons soliciting orders for the sale thereof, by incorporated camp-meeting associations or seaside resorts, and also to enable such associations or s aside resorts to prescribe penalties for the violation of any of their ordinances, by laws, rules or regulations, approved March sevent-enth, one thousand eight hundred and eighty seven.
>
> 1. Be it enacted by the Senate and General Assembly of the state of New Jersey, That sec-

Approved March 23, 1888

tion one of the act to which this is a supplement be and the same is hereby amended so as to read 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That An Act in and be as follows: the board of trustees, directors, commissioners or other corporate authorities of any incorporate at the said collector of the several townships in all seaside resorts in this state governed by a fall persons or corporations engaged in the business of the collectors of the several townships in

LAWS OF NEW JERSEY.

strued to require a license from any person or persons selling or exposing for sale produce of situate, as provided for in the act to which this is a supplement, upon receipt of any assessment made by virtue of said act, shall record the same at length in a separate book provided for the purpose of recording assessments, and shall properly index the same, which book shall be at at all times open for public inspection for each charge; and the said clerk shall receive for the aforesaid service the sum of five cents for each name in said assessment, to be paid by said board of commissioners; and it shall be bawful for said clerk; in making searches, on request, for unpaid assessments, to charge ten ce to per year for each name searched against.

2. And be it enacted. That it shall and may be lawful for the said board of trustees, directors, commissioners or other corporate authorities of any such incorporated camp-meeting association, borough or seaside resort, to prescribe a penalty or penalties for the violation of such ordinances, rules, regulations or by-laws, or for the violation of any other ordinances, rules, regulations or by-laws which may be lawfully passed by them for any other purpose, either by intended to fix the rates of commission to the rown growing,) and to fix the rates of commiscion to be paid to them, and to prohibit unlicensed persons and vehicles from acting or being used in such capacities, and to impose a license fee or license fees therefor, and the fees for such license may be imposed for revenue.

2. And be it enacted. That it shall and may be lawful for the said board of trustees, directors, commissioners or other corporate authorities of any such incorporated camp-meeting association, borough or seaside resort, to prescribe a penalty or penalties for the violation of any other ordinances, rules, regulations or by-laws which may be lawfully passed by them for any other purpose, either by incorporate in the rown growing. their own growing,) and to fix the rates of com-pensation to be paid to them, and to prohibit to record the same in manner aforesaid in said book of assessments.

3. And be it enacted. That upon payment of any assessment made by virtue of the act to which this is a supplement, the board of commissioners who shall require the analysis.

police justices, appointed or to be appointed for any such corporation, shall have jurisdiction of such cases, and may hear and determine the same and give judgment and issue execution for collection of such fine or fines to be levied on any personal property owned by that upon presentation thereof the clerk of the county wherein said improvement is situate shall satisfy such assessment by making a memorandum of such payment and the date of the save constable of the county in which such corporation, or to save constable of the county in which such corporation, or to save constable of the county in which such corporation, or to save constable of the county in which such corporation, or to save constable of the county in which such corporation, or to save constable of the county in which such corporation, or to save constable of the county in which such corporation, or to save constable of the county in which such corporation, or to save constable of the county in which such corporation. same on the margin of the record of said assessment in his office, opposite the name of the person and lot so assessed, and file such certificate. in this office, by virtue of which satisfaction so made as aforesaid the land so assessed shall may is ne his warrant for the imprisonment of thereafter be freed, cleared and discharged of

of acts inconsistent herewith be and the same 4. And be it enacted, that this act shall take CHAPTER CLXXI.

An Act to extend the time for the purchase o lands by lake associations. . Be it enacted by the Senate and General ssembly of the tate of New Jersey, That any lake association heretofore incorporated by any special act of the legislature of this state, the bject of which is to improve low lands by overflowing any portion of the same and creating artificial lakes, and to lay out the lands adjoin ing into parks, and make improvements thereon, is hereby authorized and empowered to lease and purchase lands to carry out the objects of such ssociation, and to exercise the powers conferred by its charter within three years from the passage of this act; provided, that any such association intending to avail itself of the privilege of the extention granted by this act shall, within sixty days from the passage thereof, file in the office of the secretary of state a statement, verified by its president an i treasurer, showing that it is the intention of the stockholders and officers of the association in g od faith to carry out the the said clerk shall be pair by the collector of objects thereof within three years from the pass, the county, quarterly, upon the certificate of the sage of this act; and provided further, that this porated for the purpose of furnishing a supply of water to cities or towns.

2 And be it enacted. That this act shall take Approved March 23, 1888. CHAPTER CLXXII.

Assembly of the State of New Jersey. That it shall be the duty of the board of freeholders of every county in this state to provide some safe and convenient place in which lunatics or persons of unsound mind, who may be considered dangerous to the public, may be temporarily confined, until proper inquiry can be made touching the insanity or unsoundness of mind and the legal settlement of such lugatics as now provided by law, and make provision for the proper care and maintenance of such persons so confined until their lunary and places of legal settlement shall be determined, but in no case shall such confinement exceed the period of ten days, unhereinafter provided; and, in case no order shall be made for the removal of such lunatic to a lunatic asylum within said period of ten days, then and in such case such lunatic shall be dischanged from such temporary confinement, unless the court of common pleas, or judge thereof, shall, by order, extend such period of confine temporarily confined shall be under the custody, control and direction of such officer as shall be designated for that purpose by the boards of hosen freeholders of the several companies.

3. And be it enacted. That in case there shall

e no friends or relatives of such lunatic rwho will make application to the court or a judge the reof for the admission of such lunatic into a lunatic asylum, or removal to their places of legal settlement, it shall be the duty of the chief f police or officer acting in that capacity in cities, and of the chairman of the township committee in townships in which such dangerous unatics may be apprehended, or supposed to have a legal settlement, immediately after the emporary confinement of such lunatic, to make application to the justice or judge of the court for the admission of such justices into a lunatic asylum, or their removal to their places of legal settlement, and such proceedings shall be had hereon as are now provided by law. 4. And be it enacted, That the constables and office officers in the several townships, cities and other municipalities, shall be authorized to apprehend any lunatic or person of unsound mind and dangerous to the public, and it so ound, the said justice of the peace or police ustice shall forthwith commit such person or persons to the custody of the person in charge such place of temporary continement, until

discharged or removed therefrom as herein 5. And be it enacted, That the expenses of confining such lunatic temperarily, of making the application for his admission to a lunatic asyhim, or removing him thereto, or to the place of his legal settlement, shall be chargeable to and borne by the city, borough or township or other municipality in which such dangerous lunatic may have been found at the time of his tempo rary confinement. 2. And be it enacted, That tills act shall take Approved March 23, 1888.

Further Supplement to an act entitled "An act respecting the orphans' court and relative to the powers and duties of the ordinary and the orphans' court and surroga'es" [Revision]. approved March twenty-seventh, one thousand eight hundred and seventy four. 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That no proceedings for the fulfillment of the contract or the sale of land made by any testator or intestate. In his or her lifetime, which have been heretofore had or are now pending, shall be in validated by reason of the omission to publish the notice of application to the court for such purpose, in two newspapers printed and pub-lished in the county in which such lands are situate, in the same manner as advertisements of the sale of lands by a sheriff under execution are or may be required by law to be published provided, the same shall have been published in one newspaper printed and published in said county and nearest to the lands in question, and that the advertisement of such notice shall have been in other respects according to law. 2. And be it enacted. That this act shall take Approved March 23, 1888.

CHAPTER CLXXIV.

A Supplement to an act entitled "An act regulating proceedings in criminal cases "approved March twenty-seventh , anno dom ni one thou and eight hundred and seventy feur. 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That sec-tion one hundred and seven of the act to which this is a supplement be amended so as to read 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That in any case where a person charged in this state with any crime shall dee from justice and be found in another state, and the afterney general or the prosecutor of the pleas for any county where such person is so charged shall recommend to the governor or person administering the government of this state to demand the said fugitive, so that he may be brought into this state for trial; and the said fugitive shall, on the demand of the executive an hority of this state. be delivered no and removed to this state, the expense of such removal being first ascertained the satisfaction of the prosecutor of the pleas of the county where such person is so charred. and being approved by the president judge of the court of over and terminer of said county, shall be paid by the county collector of said county out of the funds of said county. 2 And be it enacted. That all acts and parts of acts inconsistent berewith be and they are hereby repealed, and that this act shall take

Approved March 28, 1888. CHAPTER CLXXV. relation to the lies of dyers spon goods in their possession.

effect immediately.
At proved March 23, 1888

act to provide for the compensation of cer tain officers of the legislature. tain officers of the legislature.

1 Be it enacted by the Senate and General Assembly of the State of New Jersey, That each assistant sergent at arms of the house of asser bly not exceeding two in number, shall receive an annual salary of five hundred dollars; the teststant journal clerk of the house of assembly shall receive an annual salary of five hundred dollars; the document tierk of the house of assembly shall receive an annual salary of four hundred dollars; the clerks to the committee on engrossed bills of the senate and house of assembly shall each receive an annual salary of five hundred dollars; the sergeant-at-arms of the senate shall receive an annual salary of seven hundred dollars; the assistant sergeant-at-arms of the senate shall receive an annual salary of five hundred dollars; and the assistant journal clerk of the senate shall receive an annual salary of five hundred dollars.

2. And be it enacted. That this act take effect immediately.

immediately. Passed March 23, 1888 A Supplement to an act entitled "An act to reg-A Supplement to an act entitled "An act to regulate elections," approved April eighteenth, one thousand eight hundred and seventy-six.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That in all elections, general, local or charter, to be held in this state, the polls shall open at six o'clock in the morning and close at sunset, and the polls shall not be closed between these hours.

2. And be it enacted, That this act shall take effect immediately. CHAPTER CLXXVIII A Further Supplement to act entitled 'An act concerning corporations," [Revision], ap-proved April seventh, one thousand eight hunproved April seventh, one thousand eight hundred and seventy-five.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That any corporation organized for the benefit of indigent and infirm firemen of any city in this state, that has failed, during the period for its continuance named in its charter or certificate of incorporation, to file with the secretary of state a certificate extending its corporate existence, as permitted by statute, but has continued and still continues its organization and the transport and council shall, upon receipt of said petition, fix a time and place for the consideration thereof, and for hearing arguments and allegations for and against the issuing of such bonds, which shall not be less than twenty days after its receipt, and shall cause the borough of incorporation, to file with the secretary of state a certificate extending its corporate existence, as permitted by statute, but has continued and still continues its organization and the transport of the first of the mayor and council shall, upon receipt of said petition, fix a time and place for the consideration thereof, and for hearing arguments and allegations for and against the issuing of such bonds, which shall not be less than twenty days after its receipt, and shall cause the borough by posters set up in at least ten public places within the borough, one of which shall be at the post office therein; and in case, after such consideration and hearing, the mayor and council shall, upon receipt of the consideration thereof, and for hearing arguments and allegations for and against the issuing of such bonds, which shall not be less than twenty days after its receipt, and shall cause the borough after its receipt, and the mayor and council shall petition, fix a time and

strued to interfere with the right of the state of New Jersey, reserved by any law now or hereafter existing, to acquire the property and franchises of any such corporation, or at any time to abolish or repeal, alter or amend the charter of the same, nor shall this act be construed to continue any irrepealable or other contract with the state contained in any charter, nor shall this cort apply to any corporation against

An Act to authorize the boards of councilmen Assembly of the State of New Jersey. That the board of councilmen of any incorporated town in this state shall have power to pass, after and ther provided, however, that the amount of bonds repeal ordinances to take effect within said and improvement certificates of every name town, for the following purposes:

I. To license, regulate and prohibit inns and taverns, and the sale of spirituous, vinous, malt personal property within the borough taverns, and the sale of spirituous, vinous, malt or other strong or intoxicating liquors therein:

II. To fix the terms upon which licenses for such purposes shall be grante!, and to make all proper rules and regulations for the collection of license fees, provided such license shall not be less than now fixed or hereafter to be fixed by any general law of this state;

III. To prescribe the penalties, not exceeding a fine of fifty dollars in each case, or by imprisonment in the county jail, not exceeding ten days in each case, for any violation of any ordinance authorized by this act.

2. And be it enacted. That is exceeding ten days in each case, for any violation of any ordinance authorized by this act.

2. And be it enacted. That is exceeding ten days in each case, for any violation of any ordinance authorized by this act.

3. And be it enacted. That is exceeding ten days in each case, for any violation of any ordinance authorized by this act.

4. And be it enacted. That is exceeding ten days in each case, for any violation of any ordinance authorized by this act.

5. And be it enacted. That there shall be apportioned to the borough by the proper officers its just apprepriation of the state and county taxes to be raised therein, and the same shall be early to the county collector by the borough collector under warrant of the mayor and council.

5. And be it enacted. That all taxes shall be and become payable on the twentieth day of December, in each year, and that in case any taxes so assessed or levied upon or on account of any real estate, shall be and remain unpaid and in arrear for the space of six months after the said twentieth day of December, then and in that case it shall be the duty of the mayor and council to the county collector by the borough.

the board of councilmen of said town, and shall receive a four-fifths vote of the whole number of members of said board, and the ayes and lands or real estate on account of which such nays entered at large upon the clerk's book of minutes, when the same shall lie over until the next regular meeting, when, if four-fifths of said members vote in favor of the same upon said members the ayes and nays being called, it shall be entered in a book to be provided by the town for that purpose, and it shall be signed by the chairman and the clerk; provided, however, before it takes effect it shall be published for ten days in a newspaper published in the county, and circulating in said town, and the said ordinance shall be posted for a like time in twenty of the most public places in said town, and the publication. Becamber, in the year when same hereafter. public places in said town, and the publication and posting shall be verified by affidavit of the printer or foreman of the newspaper in which such publication shall be made, and of the person who posted such notice, and such affidavit shall be field in the town clerk's office, and shall be allowed a discount at and after the rate of six percent, per annum from date of such payment to the aforesaid twentieth day of December.

18. And be it enacted. That all acts and parts of acts, both general and special inconsistent. be evidence of such publication and posting in all courts and places;

3. And be it enacted. That all suits and prosecutions for penalties for the violation of any ordinance authorized by this act, shall be sued for and recovered before the recorder or police magistrate of such town, and if there be none, there before any justice of the peace residing

4. And be it enacted. That this act shall take effect immediately.
Approved March 23, 1888. CHAPTER CLXXX.

dred and seventy-eight.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That section one of the act entitled "A further supplement to 'An act for the formation of borough subscribed for and of which as fixed, shall be subscribed for and of which as fixed, shall be subscribed for and of which as fixed, shall be subscribed for and of the aggregation of the capital stock of any such comparison. 1. Be it enacted by the Senate and General
Assembly of the State of New Jersey. That
the mayor and council of boroughs organized
dealings under the act to which this is a further supplement, shall have power and authority by ordiment, shall have power and authority by ordi-nance to lay out, open, extend, alter, widen straighten and vacate streets, roads, avenues and highways, whether the same be dedicated or otherwise obtained to and for public use, and also to grade, pave, gravel, macadamize or other-wise improve any street, road, avenue, public square or place within the borough; and when

square or place within the borough; and when for either of the objects or purposes aforesaid it is necessary to take undedicated lands, then to treat with the owner or owners of the lands so to be taken and pay for the same such compensation as may be just and right; and if the mayor and council are unable to agree with such owner or owners, or by reason of legal incapacity, or the absence of any such owners, no agreement can be made with them, then commissioners, appointed as hereinafter provided, shall estimate and fix the damages such owners will sustain; provided, however, that application in writing describing however, that application in writing, describing the nature, kind and extent of the work or improvement desired, signed by the owners of at least one-quarter of the lineal feet of land fronting on the street, avenue, road or highway so proposed to be opened, laid out, extended, after ed. widened, straightened, vacated, graded, paved graveled macadamized or otherwise im-proved, be first presented to the mayor and council.

2. And be it enacted. That the legal voters of the boroughs organized under the act to which this is a further supsiement, shall at each annual election for moor and councilman elect an assessor and conector of taxes for the borough; provided, that an assessor and collector shall be elected at the annual election in March, one thousand eight hundred and eighty eight, in case this act takes effect in time to allow the borough clerk to give public notice that such officers are to be elected thereat, at least five days before such annual election.

3. And be it enacted. That the term of the office of such assessor and collector shall commence on the first day of May after such election and continue for the period of one year thereafter.

And be it exacted. That the said assessed 4. And be it enacted. That the said assessor shall be a member of the county board of assessors and shall possess the same powers and perform the same duties as assessors of the several townships of this state, and he shall on or before the third Tuesday of August in each year, deliver the duplicate of such assessment to the mayor and council for revision, addition and correction, as provided by law.

5. And be it enacted. That the said collector shall possess and perform all the powers and do

board of commissioners, shall have power within the premises of said corporation to make, establish, publish and modify, amend or repeal ordinances, rules, regulations and by-laws for his cash, omnibus, stage and truck owners, and drivers, or owners or drivers of market wagens, garbage wagons, baggage wagons, milk wagons and carriages and vehicles used for the transportation of passengers and merchandise and boars upon the lakes, and premises of said corporations used for the transportation of passengers, and provisions, or persons soliciting orders for the said to require a license from any person or struct to require a license from any person or persons selling or exposing for sale produce of the said to a lien upon the purpose of being dyed, for the moneys assessed them from the owners of such yarns or goods by reason of work and labor performed and market wagons, and which said upon the lakes, and premises of said corporations upon the lakes, and premises of said corporations and about the dyeing of the same or other goods of such owner or owners.

2. And be it enacted. That such lien shall not be vaived, merged or impaired by the resovery of any judgment for the moneys due for such word, labor or materials, and such lien may be called the day upon the same was ordered issued by the mayor and council to order which said which said the lien possession for the purpose of being dyed, for the amount of any account that may be due them from the owners of such yarns or goods by the purposes within the borough and also all fees for their possession for the purpose of being dyed, for the amount of any account that may be due them from the owners of such yarns or goods by the purposes within the borough and also all fees for their possession for the purpose of being dyed, for the amount of any account that may be due them from the owners of such yarns or goods by the purpose of the same by said coltector and be paid out by him only upon the warrant shall, among other things, state the fund and received by the mayor regular meeting or an adjourned regular meet-ing and that all meetings of the mayor and

council shall be held within the borough. 6. And be it enacted, That the said assessor and collector shall receive such yearly compensa-tion for their services as the mayor and council ed during the term for which said officer was ap-

give such bonds or other security for the faithfu performance of his duties as the mayor and council shall require.

9. And be it enacted, That the said assessor charge of their duties, take and subscribe an oath to well, truly and faithfully discharge and per-form the duties of their offices, which oath shall be filed in the borough cierk's office.

10. And be it enacted, That the assessor shall assess the lands and real estate by streets, and he shall not lump together separate tracts or parcels of land belonging to the same individual

11. And be it enacted. That the said collector shall keep in his office in a book provided for the purpose, an alphabetical list of the names of the taxpayers within the borough, together with their post office addresses, so far as he can ascerborough bonds for the following purposes, to wit: Macadamizing streets, roads and avenues and constructing sewers, and water works: vided, however, that before any such bonds sha be issued, a petition requesting the issuing of such bonds, specifying the amount to be issued and the purposes for which they are to be used shall be presented to the mayor and council at a

regular meeting thereof, signed by at least one fourth of the legal voters within the borough and still continues its organization and the trans-action of business, may still file such certificate at any time within thirty days from the passage of this act naming therein a period not exceed-ing fifty years.

Sideration and nearing, the mayor and council shall said bonds, then said mayor and council shall cause a resolution specifying the amount of bonds to be issued, and the object for which they ing fifty years.

2. And be it enacted, That upon filing such certificate, the period of the existence of such corporation shall be revived and extended, as declared in such certificate, as fully as if said period had been named in the original charter or certificate of organization of such corporation, but nothing herein contained shall be construed to interfere with the right of the state of New Jersey, reserved by any law now or here.

bonds to be issued, and the object for which they are to be used, to be submitted to the legal voters of the borough, by causing such resolution to be written or printed "for the above resolution," or "against the above resolution," or "against the above resolution, to be called by the mayor and council for that purpose; provided, in case the said resolution be submitted at the annual election, such

shall this act apply to any corporation against council shall cause the clerk of the borough to which que warrante or other proceedings for discolution are inserted. That this act shall take such election, which notice shall be given in given; and the result of such election shall be certified in the same way and manner as the re CHAPTER CLXXIX.

In Act to authorize the boards of councilmen of incorporated towns in this state to license, of the votes cast shall be in favor of the issuing regulate and prohibit the sale of malt, spirit-uous, vinous and other liquors.

1. Be it enacted by the Senate and General thereof for the purposes expressed in the resolu-

encourage the purchase of homes and to facili-1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That

any number of persons not less than seven may associate themselves together for the purpose of A Further Supplement to an act entitled "An act for the formation of borough governments," approved April fifth, one thousand eight hundred and send to borough governments of said association by mortgage of otherwise, on the terms and conditions and architect to the line. the terms and conditions and subject to the lia-bilities prescribed in this act; the aggregate governments. "approved April fifth, one thousand eight hundred and seventy eight, which further supplement was approved April first, one thousand eight hundred and eighty-seven, be and the same is hereby amended so as to read as follows:

subscribed for, and fifty per centum thereof actually paid in before such company shall commence business.

And be it enacted. That the persons so as sociating shall, under their hands and seals, make a certificate which shall specify the following

I. The name they have assumed to designate

Continued on Last Page.



BROKEN STONE

Any Size.

Any Quantity.

Contracts made for private or public works, by the load completed roadways. For particulars inquire of

C. E. McDOWELL,

Bloomfield, N. J., or Cliffside Guarry, Upper Montclair.

J. W. BRERETON,

atchmaker 3 Jeweler.



and Repaired.

'DIAMOND' SPECTACLES

For sale by BRERETON ONLY. Fine Watches, Clocks and Jewelry. Fine Watches Cleaned and Adjusted. French Clocks Cleaned

J. W. BRERETON, Glenwood Ave.

H. & C. G. FRITZ.

Office and Shop.

Post Office Address, Box 362, Bloomfield.

Building Contracts Taken Old Buildings Remodeled and Removed.

ESTIMATES CHEERFULLY FURNISHED

THE

INSURANCE COMPANY

OF NEW YORK.

THE STRONGEST. THE CHEAPEST. THE BEST.

THE LARGEST. Bloomfield Office,

The Limited Payment Life Long Term Distribution Policies of the MUTUAL LIFE are without doubt issued. Aside from the assurance

the best forms of Insurance now Face of Policy guarantee they are splendid invest Total Claim Paid, ments to the holders, and every man Total Premium Paid. should have one. Rates and infor-Value as a Claim in excess mation furnished on application.

Ten Payment Life. Issued in 1856.

. \$6,354.70

Near D. L. & W. Depot.

dispers comfum for 10 years, \$189 92 \$4,000,00 Additions Credited

C. COOPER.

BLOOMFIELD AVE., MCNTCLAIR, N. J., ELECTRIC DOOR AND CALL BELLS, Burglar Alarms, Annunciators, Acoustic Thephones, Speaking Tubes and

Electric Supplies of Every Description. PICTURE FRAMES MIRRORS. Wire Window and Door Screens, Window Shades and Curtain Poles

STEVENS PATENT SCREENS are cheap and superior to ordinary Screen Repairing Promptly Attended To. TELEPHONE No. 30. ORDERS LEFT WITH VOUGHT BROS.

R. M. STILES,

and Free-Burning COAL

FLOUR, FEED, GRAIN, HAY, ETC.

Parties buying by the quantity will have money by calling a the store Glenwood Attenue.

E. D. ACKERMAN. Sanitary Plumber, Steam and Gas Pitter.

Tin. Copper and Sheet Iron Work. Portable and Brick-set FURNACES. STOVES, RANGES & HEATERS. only first-class work done. Jobbing promptly attended to. Estimates cheerfully

weight alum or phosphate powders. End only in GLENWOOD AVE.



Thomas M. Tryniski 309 South 4th Street